

In The District Court Of The United States  
For The Middle District Of Alabama

Southern Division  
2007 DEC 29 4:10:08

Thomas P. White  
Plaintiff

v.

Lamar Glover, et. al.,  
Defendants

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Civil Action No

1:06-CV-961-WKW

Request For Appointment Of Counsel  
(Reconsideration)

Comes now Thomas P. White & requests to Magistrate  
to RECONSIDER Motion For Appointment Of Counsel....

Reason for such being:

#1 Plaintiff is only a 8<sup>th</sup> grade education & does not  
know the procedure to adequately argue these rules &  
would not be able to have a fair chance without a  
benefit of counsel.

#2 Plaintiff has attempted suicide & has been on psych  
medication & is not able to represent/or research  
necessary to adequately present facts or argue what  
should be done to effectively benefit himself on  
this matter. It would seem to be a serious & open  
problem of "equal protection" denial of his rights to be  
denied counsel when it would be beneficial to  
plaintiff to have effective counsel. Plaintiff is unable  
to properly represent himself & should have counsel.

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## Request For Appointment Of Counsel (Reconsideration)

#3 Plaintiff has no knowledge of laws, regulations, nor understanding of legal wording or simplest of ways to answer to or respond adequately to procedures, responses or rules, guidelines that this court demands/orders to follow.

#4 Plaintiff cannot research as needed because he is only allowed 1 day per week & only couple hours (two) to use law library & also doesn't understand what to do to comply with orders of Magistrate.

#5 Plaintiff needs help from effective counsel. As he should be granted & Plaintiff respectfully requests that this court grant him the benefit of counsel.

#6 Plaintiff contends that there ARE exceptional circumstances that justify his need for counsel.

#7 Plaintiff contends that without benefit of counsel it would be unfair & denial of equal protection to this matter.

#7 Plaintiff hereby requests representation on this matter & asks this court to GRANT this motion.

## Certificate Of Service

I, Thomas P. White hereby certify that I have served a copy of the foregoing Motion/Request for Appointment of Counsel (Reconsideration) on Attorney for Defendants

GARY C. Sherree P.C.

Sherree, Jones, & Terry P.C.

335 W. Main St.

Dothan, AL 36301

by placing a copy of the same in U.S. Mail postage prepaid & properly addressed on the

24<sup>th</sup> day of Dec. 2006

Signed 

Thomas P. White  
# 28827 (F. 200)  
901 E. Main St.  
Dothan AL 36301